A BILL FOR AN ACT

RELATING TO EMPLOYMENT SECURITY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. This Act is intended to provide employers 2 significant tax relief during the next two years. This Act 3 shall be known as "The Hawaii Employers Tax Relief Act of 2007." 4 The legislature recognizes that those receiving benefits 5 from Hawaii's unemployment insurance system receive some of the 6 richest benefits in the nation. The legislature also recognizes 7 that, while Hawaii maintains one of the lowest unemployment 8 rates in the nation and strong job growth, Hawaii's employers 9 pay some of the highest unemployment insurance taxes in the 10 nation. 11 Further, the legislature recognizes that the current 12 unemployment insurance law benefits claimants in that the 13 maximum benefit level awarded to the unemployed are increased

maximum benefit level awarded to the unemployed are increased
automatically each year. Concurrently, the maximum taxable wage
base, the maximum dollar amount of wages that is subject to
unemployment insurance taxes, imposed upon employers also
automatically increases each year, ensuring that unemployment
insurance taxes also increase each year.

HB HMIA 97-2007

H.B. NO. 558

- 1 The purpose of this Act is to provide long needed tax
- 2 relief, though temporary, to Hawaii's employers for calendar
- 3 years 2007 and 2008. This tax relief will help business growth
- 4 and provide immediate economic prosperity that will give
- 5 Hawaii's employers more money to create new jobs, expand
- 6 benefits, or provide overdue pay increases to their employees.
- 7 SECTION 2. Section 383-61, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "§383-61 Payment of contributions; wages not included.
- 10 (a) Contributions with respect to wages for employment shall
- 11 accrue and become payable by each employer for each calendar
- 12 year in which the employer is subject to this chapter. The
- 13 contributions shall become due and be paid by each employer to
- 14 the director of labor and industrial relations for the fund in
- 15 accordance with such rules as the department of labor and
- 16 industrial relations may prescribe, and shall not be deducted,
- 17 in whole or in part, from the wages of individuals in the
- 18 employer's employ.
- 19 (b) Except as provided in subsections (c) and (d), the
- 20 term "wages" does not include remuneration paid with respect to
- 21 employment to an individual by an employer during any calendar
- 22 year which exceeds the average annual wage, rounded to the



```
1
    nearest hundred dollars, for the four calendar quarter period
2
    ending on June 30 of the preceding year.
3
         The average annual wage shall be computed as follows: on
4
    or before November 30 of each year the total remuneration paid
5
    by employers, as reported on contribution reports on or before
6
    such date, with respect to all employment during the four
    consecutive calendar quarters ending on June 30 of such year
7
8
    shall be divided by the average monthly number of individuals
9
    performing services in such employment during the same four
10
    calendar quarters as reported on such contribution reports and
11
    rounded to the nearest hundred dollars.
12
         (c) For the calendar year 1991 only, the term "wages"
    does not include remuneration in excess of $7,000 paid with
13
14
    respect to employment to an individual by an employer.
15
         (d) For calendar year 1988 only, the term "wages" as used
16
    in this part does not include remuneration paid with respect to
17
    employment to an individual by an employer during the calendar
18
    year which exceeds:
19
         (1) One hundred per cent of the average annual wage if the
20
              most recently computed ratio of the current reserve
21
              fund to the adequate reserve fund prior to that
22
              calendar year is equal to or less than .80; or
```



1	(2)	Seventy five per cent of the average annual wage if
2		the most recently computed ratio of the current
3		reserve fund to the adequate reserve fund prior to
4		that calendar year is greater than .80 but less than
5		1.2; or
6	(3)	Fifty per cent of the average annual wage if the most
7		recently computed ratio of the current reserve fund to
8		the adequate reserve fund prior to that calendar year
9		is equal to or more than 1.2;
10	provided that "wages" with respect to which contributions are	
11	paid are not less than that part of remuneration which is	
12	subject to tax in accordance with section 3306(b) of the	
13	Internal Revenue Code of 1986, as amended.	
14	(c)	For calendar years 2007 and 2008 only, the term
15	"wages" as used in this part does not include remuneration in	
16	excess of \$7,000 paid with respect to employment to an	
17	individual by an employer; provided that this subsection shall	
18	apply only to the contribution rate paid into the unemployment	
19	insurance trust fund.	
20	[(e)] <u>(d)</u> If an employer during any calendar year acquires	
21	substantially all the property used in a trade or business, or	
22	in a separate unit of a trade or business, of another employer,	
	HB HMIA 9	

H.B. NO. 538

- 1 and after the acquisition employs an individual who prior to the
- 2 acquisition was employed by the predecessor, then for the
- 3 purpose of determining whether remuneration in excess of the
- 4 average annual wages has been paid to the individual for
- 5 employment, remuneration paid to the individual by the
- 6 predecessor during the calendar year shall be considered as
- 7 having been paid by the successor employer. For the purposes of
- 8 this subsection, the term "employment" includes services
- 9 constituting employment under any employment security law of
- 10 another state or of the federal government.
- 11 $\left[\frac{f}{f}\right]$ (e) Subsections (b) through $\left[\frac{f}{f}\right]$ (d)
- 12 notwithstanding, for the purposes of this part, the term "wages"
- 13 shall include at least that amount of remuneration paid in a
- 14 calendar year to an individual by an employer or the employer's
- 15 predecessor with respect to employment during any calendar year
- 16 which is subject to a tax under a federal law imposing a tax
- 17 against which credit may be taken for contributions required to
- 18 be paid into a state unemployment fund.
- 19 $\left[\frac{g}{g}\right]$ (f) In accordance with section 303(a)(5) of the
- 20 Social Security Act, as amended, and section 3304(a)(4) of the
- 21 Internal Revenue Code of 1986, as amended, any contributions
- 22 overpaid due to a retroactive reduction in the taxable wage base

HB HMIA 97-2007

- 1 may be credited against the employer's future contributions upon
- 2 request by the employer; provided that no employer shall be
- 3 given a cash refund."
- 4 SECTION 3. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 4. This Act shall take effect upon its approval.

7

8

INTRODUCED BY:

enz Manimoto

JAN 1 9 2007

Report Title:

Employment Security; Unemployment Insurance

Description:

Provides temporary tax relief to employers by lowering the maximum taxable wage base for calendar years 2007 through 2008.

HB HMIA 97-2007